1 Richard B. Rodriguez Esq., CSB#: 106205 815 Third Avenue, Suite 207 2 Chula Vista, CA 91911 (619) 427-7622 3 (619) 427-7344 Fax lawrichrod@aol.com 4 Attorney for Defendant: Isabel Quistian, III 5 6 UNITED STATES DISTRICT COURT 7 SOUTHERN DISTRICT OF CALIFORNIA 8 (Judge Bencivengo) 9 Criminal Case No. 08CR0509 UNITED STATES OF AMERICA, 10 JOINT STIPULATION TO MODIFY **Plaintiff** 11 CONDITIONS OF PRETRIAL RELEASE VS. 12 Isabel Quistian III 13 Defendant 14 15 It is hereby agreed by the plaintiff, The United States of America, by and through their 16 attorney, Tim Salel, Assistant United States Attorney, and the defendant, Isabel Quistian III, by and 17 through his attorney Richard B. Rodriguez, that the conditions of the defendants pretrial release may 18 be modified to permit travel to and from the Central District of California for the purposes of 19 employment and for drug testing at the discretion of the pretrial services officer. 20 21 DATE: March 28, 2008 s/ Richard B. Rodriguez Richard B. Rodriguez, Esq. 22 Attorney for defendant 23 DATE: March 28, 2008 s/ Tim Salel 24 Tim Salel, Esq. **Assistant United States Attorney** 25 DATE: March 28, 2008 s/ Boris Illic 26 Boris Illic 27 **Pretrial Services Officer**

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